## CRIMINAL CAUSE FOR PLEADING 11-CR-486 (DLI) USA v. Kurti

	RE: MAGISTRATE JUDGE AZRACK DATE: 5/2/13  NDANT'S NAME: Hasan Kurti	
	X present not present X custody bail	
DEFEN	SE COUNSEL: Florian Miedel	
	X present not present X CJA RET PDA	
	<u>Una bean</u> LAW CLERK: Amy Weiner	
INTER	PRETER: No Language:	
FTR: ]	Tape # 1:55109 - 2:14:05	
<u>X</u>	CASE CALLED	
<u>X</u>	DEFENDANT: X SWORN X INFORMED OF RIGHTS	
	WAIVER OF INDICTMENT EXECUTED FOR DEFENDANT	
	SUPERCEDING INDICTMENT / INFORMATION FILED	
	DEFT. FAILED TO APPEAR, BENCH WARRANT ISSUED	·
<u>X</u>	DEFT. WITHDRAWS NOT GUILTY PLEA AND ENTERS GUILTY PLEA TO Legger W	1cl. 11
	COUNT <u>3</u> OF THE SUPERCEDING INDICTMENT	
<u>X</u>	COURT FINDS FACTUAL BASIS FOR THE PLEA	
	SENTENCING SET FOR:	
<u>X</u>	SENTENCING TO BE SET BY JUDGE IRIZZARY	
	BAIL: SET CONT'D FOR DEFTX CONT'D IN CUSTODY	
<u>X</u>	TRANSCRIPT ORDERED	
allocutie	2: Pursuant to Federal Rule 11 of Criminal Procedure, the Magistrate did administer the on. A finding has been made that the plea was made knowingly and voluntarily and the s not coerced. The Magistrate recommends the plea of guilty be accepted.	